

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION**

In re: §
§ **Chapter 11**
FREE SPEECH SYSTEMS LLC, §
§ **Case No. 22-60043 (CML)**
Debtor. §

PQPR's AMENDED WITNESS AND EXHIBIT LIST

Main Case No: 22-60043	Name of Debtor: Free Speech Systems LLC
Adversary No:	Style of Adversary:
Witnesses:	
Patrick Magill;	Judge: Hon. Christopher M. Lopez
Ray Battaglia;	Courtroom Deputy:
Harold "Hap" May; and	Hearing Date: Monday, March 11, 2024
Any witness identified by any other party	Hearing Time: 3:00 p.m. (CT) and 3:30 p.m. (CT)
	Party's Name: PQPR Holdings Limited, LLC
	Attorney's Name: Stephen W. Lemmon
	Attorney's Phone: 512-220-2688
	Nature of Proceeding: Debtor's Amended Emergency Application to Employ Harold "Hap" May PC as counsel, [Dkt No. 809]
	Emergency Motion of The Law Offices of Ray Battaglia, PLLC, to Withdraw as Counsel for Free Speech Systems, LLC, [Dkt No. 830]

EXHIBITS

Ex. #	Description	Offered	Objection	Admitted/ Not Admitted	Disposition
PQPR-1	Debtor's Amended Emergency Application for Entry of an Order Authorizing the Debtor to Retain and Employ Harold "Hap" May, PC as Co-Counsel [Docket 809]				
PQPR-2	Debtor's Notice of Cash Collateral Budget for March 2024 [Docket				

	824]				
PQPR-3	Debtor's Monthly Operating Report for October 2023 [Docket 757]				
PQPR-4	Debtor's Monthly Operating Report for November 2023 [Docket 798]				
PQPR-5	Debtor's Monthly Operating Report for December 2023 [Docket 791]				
PQPR-6	Debtor's Monthly Operating Report for January 2024 [Docket 818]				
PQPR-7	Amended Declaration of Liz Freeman [Docket 803]				
PQPR-8	Exhibit A to Docket 778 (Battaglia fee records) [Docket 778-1]				
	Any exhibits offered by any other party				

Dated: March 8, 2024

Respectfully submitted,

STREUSAND, LANDON & OZBURN, LLP

By: /s/Stephen W. Lemmon

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ATTORNEYS FOR
PQPR HOLDINGS LIMITED, LLC

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document has been served on counsel for Debtor, Debtor, and all parties receiving or entitled to notice through CM/ECF on this 8th day of March, 2024.

/s/ Stephen W. Lemmon
Stephen W. Lemmon